Case 7:23-cr-00178-PMH Document 24 Filed 08/16/23 Page 1 of 1



U.S. Department of Justice

United States Attorney Southern District of New York

United States Attorney's Office 50 Main Street, Suite 1100 White Plains, New York 10606

August 16, 2023

BY ECF AND EMAIL

Honorable Philip M. Halpern United States District Judge 300 Quarropas Street White Plains, New York 10601

Re: <u>United States v. Christopher Craft</u>, 23 Cr. 178 (PMH)

Dear Judge Halpern:

The Government writes respectfully to request a ten-page extension to the twenty-five-Application granted.

The Clerk of Court is respectfully directed to terminate the motion sequence pending at Doc. 23.

SOORDERED.

The Government writes respectfully to request a ten-page extension to the twenty-five-defendant's motions to dismiss and suppress. The fthe Indictment on the basis that 18 U.S.C. § 922(g)(1) fle & Pistol Association, Inc. v. Bruen, 142 S. Ct. 2111 of historical firearms and ammunition regulation, cation laws from pre-colonial England through the The additional pages the Government requests are oth that issue and the defendant's separate motion to el for the defendant, does not object to this request.

Philip M. Halpern United States District Judge

Dated: White Plains, New York

August 16, 2023

Respectfully submitted,

DAMIAN WILLIAMS United States Attorney

by: /s/
Ryan W. Allison
Kingdar Prussien
Jeffrey C. Coffman

Assistant United States Attorneys (914) 993-1953 / -1927 / -1940

cc: Lorraine Gauli-Rufo, Esq. (by ECF and Email)